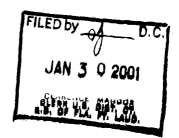
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

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CASE NO. 00-6309-CR-SEITZ(S)
         18 U.S.C. 1962(d)
         18 U.S.C. 1963
         18 U.S.C. 1955
         18 U.S.C. 1956
         18 U.S.C. 1957
         18 U.S.C. 1511
         18 U.S.C. 894
         18 U.S.C. 2
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UNITED STATES OF AMERICA,
               Plaintiff,
v.
JOHN MAMONE,
     aka "Big John,"
FRED MORGENSTERN,
DAVID MORGENSTERN,
JOSEPH SILVESTRI,
JULIUS BRUCE CHIUSANO,
MICHAEL BUCCINNA,
     aka "Mikey Boots,"
JEFFREY BASS,
     aka "the Professor,"
FREDERICK SCAROLA,
GIUSEPPE BELLITTO,
     aka "Joe Baldy,"
MARK CARATTINI,
PAUL DIFILIPPI,
ANSON KLINGER,
JOSEPH SPITALERI,
CHARLES CLAY,
PEGGY PRESTON,
MARK WEISS,
JACOLYN BARUCH, and
DAVID BELL,
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SUPERSEDING INDICTMENT

The Grand Jury charges that:

Defendants.

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GENERAL ALLEGATIONS

- 1. At times material to this Indictment, Cash 96 Corporation was a Florida corporation, whose business was located at 3591 North Andrews Ave., Oakland Park, Florida. Cash 96 Corporation was engaged in the check cashing business, as well as in assisting the enterprise in the laundering of substantial proceeds derived from the commission of repeated criminal activity.
- 2. At times material to this Indictment, Check Cashing Unlimited, Inc., d/b/a Check Cashing Unlimited, was a Florida corporation, whose business was located at 5701 Margate Blvd., Margate, Florida. Check Cashing Unlimited was engaged in the check cashing business, as well as in assisting the enterprise in the laundering of substantial proceeds derived from the commission of repeated criminal activity.
- 3. At times material to this Indictment, Gold Coast Check Cashing, Inc. was a Florida corporation, whose businesses were located at 5701 Margate Blvd., Margate, Florida, and at 3591 North Andrews Ave., Oakland Park, Florida, among other locations. Gold Coast Check Cashing, Inc. was engaged in the check cashing business, as well as in assisting the enterprise in the laundering of substantial proceeds derived from the commission of repeated criminal activity.
- 4. At all times material to this Indictment, Checking Exchange, Inc., d/b/a Check Cashing Unlimited II, was a Florida corporation, whose business was located at 2603 N. Dixie Highway, Wilton Manors, Florida. Check Cashing Unlimited II was engaged in the check cashing business, as well as in assisting the enterprise

in the laundering of substantial proceeds derived from the commission of several criminal acts.

- 5. At times material to this Indictment, Akel of Boca Raton, Inc., d/b/a Akel's Market, was a Florida corporation, whose business was located at 504 N.W. 6th Street, Pompano Beach, Florida. Akel's Market was engaged in the check cashing business, as well as in assisting the enterprise in the laundering of substantial proceeds derived from the commission of several criminal acts.
- 6. At times material to this Indictment, Gateway Transportation Services, Inc., was a Florida corporation, whose business was located at 7770 W. Oakland Park Blvd., Sunrise, Florida. Gateway Transportation Services was engaged in arranging for transportation of goods throughout the United States, as well as providing telephones and vehicles to members of the criminal enterprise to facilitate the commission of several racketeering acts.
- 7. At times material to this Indictment, International Mercantile Corporation, a/k/a IMC, Ltd., IGT, Ltd., International Forex Exchange, were entities not registered to do business in the State of Florida. IMC Ltd., was controlled and operated by defendant JOSEPH SPITALERI, among others, as part of a telemarketing fraud operation within the Southern District of Florida.

COUNT 1

1. The General Allegations numbered one (1) through seven (7) inclusively are realleged and incorporated herein by reference.

At all times relevant to this Indictment:

- 1. The members and associates of the Trafficante
 Organized Crime Family of La Cosa Nostra (hereafter referred to as
 "the Trafficante Family"), were a criminal organization that
 operated in the Southern District of Florida, Tampa, Florida, and
 elsewhere.
- 2. The Trafficante Family operated through groups of individuals headed by "captains," who were referred to as "capos" or "skippers." These groups, which were referred to as "crews," and "regimes," consisted of "made" members of the Trafficante Family, who were also referred to as "soldiers," and of non-member criminal associates of the Family.
- 3. In the Southern District of Florida, Steve Raffa operated and maintained a "crew" for the Trafficante Family that engaged in various criminal acts, including loansharking, extortion, money laundering, and illegal gambling, among other crimes. The "crew" was directly supervised by defendant JOHN MAMONE who reported directly to Steve Raffa. This "crew" consisted of "made" members of the Trafficante Family and of certain non-member criminal associates of the Family.
- 4. The Federal Bureau of Investigation conducted undercover investigations in which cooperating witnesses, who previously had

been associated with organized crime groups that operated in the Southern District of Florida and elsewhere, worked in an undercover capacity for the purpose of gathering evidence concerning the criminal activities of the members as described below, as well as others engaged in criminal activities on behalf of other racketeering enterprises.

THE ENTERPRISE

At all times relevant to this Indictment, in the Southern District of Florida and elsewhere, defendants JOHN MAMONE, FRED MORGENSTERN, DAVID MORGENSTERN, JOSEPH SILVESTRI, JULIUS BRUCE CHIUSANO, MICHAEL BUCCINNA, DAVID BELL, JEFFREY BASS, GIUSEPPE BELLITTO, MARK CARATTINI, ANSON KLINGER, JOSEPH SPITALERI, WEISS, and JACOLYN BARUCH, constituted an enterprise within the meaning of Title 18, United States Code, Section 1961 (4), that is, a group of individuals associated in fact. The purpose of the enterprise was to enrich its members through various criminal activities, including the making and collecting of extortionate loans, interference of commerce by threats of violence, money laundering, obstruction of state and local law enforcement, the operation of illegal gambling businesses, bank fraud, mail and wire fraud, the sale and receipt of stolen goods, interstate and foreign travel in aid of racketeering, and through the collection of unlawful debt.

THE CONSPIRACY

6. From in or about 1995, the exact date being unknown to the Grand Jury, and continuing thereafter up to and including the

date of the return of the Indictment, in the Southern District of Florida and elsewhere, the defendants,

> JOHN MAMONE, FRED MORGENSTERN, DAVID MORGENSTERN, JOSEPH SILVESTRI, JULIUS BRUCE CHIUSANO, MICHAEL BUCCINNA, JEFFREY BASS, GIUSEPPE BELLITTO, MARK CARATTINI, ANSON KLINGER, JOSEPH SPITALERI, MARK WEISS. JACOLYN BARUCH, and DAVID BELL,

together with others, being persons employed by and associated with the enterprise described in paragraph 5, of this count, which enterprise engaged in, and the activities of which affected, interstate and foreign commerce, knowingly and intentionally did combine, conspire, confederate, and agree together, and with each other, and with persons known and unknown to the Grand Jury, to violate Title 18, United States Code, Section 1962(c), that is, to conduct and participate, directly and indirectly, in the conduct of the affairs of the enterprise through a pattern of racketeering activity as defined by Title 18, United States Code, Sections 1961(1) and (5) as set forth in paragraph 7 below, and through the collection of unlawful debts as defined by Title 18, United States Code, Section 1961(6), and as set forth in paragraph 8 below.

PATTERN OF RACKETEERING ACTIVITY

The pattern of racketeering activity that the defendants agreed would be committed in the conduct of the affairs of the enterprise consisted of multiple acts involving violations of the following laws:

- A. Sale and receipt of stolen goods, in violation of and indictable under Title 18, United States Code, Section 2315;
- B. Engaging in monetary transactions in property derived from specified unlawful activity and conspiracy to do so, in violation of and indictable under Title 18, United States Code, Sections 1956 and 1957;
- C. Laundering of monetary instruments and conspiracy to do so, in violation of and indictable under Title 18, United States Code, Section 1956;
- D. Conducting, financing, managing, supervising and directing illegal gambling businesses, in violation of and indictable under Title 18, United States Code, Section 1955;
- E. Interstate travel or transportation in aid of racketeering enterprises, in violation of and indictable under Title 18, United States Code, Section 1952;
- F. Obstruction of state and local law enforcement, in violation of and indictable under Title 18, United States Code, Section 1511;
- G. Bank fraud, in violation of and indictable under Title 18, United States Code, Section 1344;
- H. Mail fraud, in violation of and indictable under Title 18, United States Code, Section 1341;
- I. Wire fraud, in violation of and indictable under Title 18, United States Code, Section 1343;

- J. Collection of extensions of credit by extortionate means and conspiracy to do so, in violation of and indictable under Title 18, United States Code, Section 894; and,
- K. Making extortionate extensions of credit and conspiracy to do so, in violation of and indictable under Title 18, United States Code, Section 892.

COLLECTION OF UNLAWFUL DEBT

8. The collection of unlawful debt through which the defendants and their coconspirators agreed to conduct and participate, directly and indirectly, in the conduct of the affairs of the enterprise consisted of the collection from various individuals of unlawful debts, as that term is defined by Title 18, United States Code, Section 1961(6), to wit: a) a debt which was incurred and contracted in gambling activity and which was incurred in connection with the business of gambling, which activity and business were in violation of the laws of the United States and Florida; and b) debts which were unenforceable under State and Federal law in whole and in part as to principal and interest because of the laws relating to usury and which were incurred in connection with the business of lending money at a rate usurious under State and Federal law, where the usurious rate was at least twice the lawfully enforceable rate.

MANNER AND MEANS OF THE CONSPIRACY

9. It was part of the conspiracy that each defendant agreed that a conspirator would commit at least two racketeering acts, or

participate in the collection of at least one unlawful debt, in conducting the affairs of the enterprise.

- 10. It was further part of the conspiracy that defendant JOHN MAMONE would supervise and direct members of the conspiracy in the commission of various criminal acts as set forth in paragraph 7, above, for the economic benefit of the members of the enterprise
- 11. It was further part of the conspiracy that Steve Raffa and defendant JOHN MAMONE would supervise and coordinate the activities of the large-scale illegal gambling business that were operated by defendants JEFFREY BASS, GIUSEPPE BELLITTO, MARK CARATTINI, ANSON KLINGER, JACOLYN BARUCH, and other coconspirators for the benefit of the enterprise.
- 12. It was further part of the conspiracy that defendants MICHAEL BUCCINNA, JEFFREY BASS, GIUSEPPE BELLITTO, MARK CARATTINI, ANSON KLINGER, JACOLYN BARUCH, and other coconspirators would manage the day-to-day operation of the illegal gambling business on behalf of Steve Raffa and defendant JOHN MAMONE, which included the collection of gambling debts, among other activities.
- 13. It was further part of the conspiracy that defendants JOHN MAMONE, GIUSEPPE BELLITTO, MICHAEL BUCCINNA, MARK WEISS, DAVID BELL, and other coconspirators would use threats of violence and physical violence in the collection of loanshark and gambling debts from victims of the enterprise.
- 14. It was further part of the conspiracy that defendant JOHN MAMONE and other persons involved in the illegal gambling business would use a corrupt City of Margate police officer, to obstruct

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state and federal law enforcement investigations of the illegal gambling business being operated by the enterprise.

- 15. It was part the conspiracy that Steve Raffa and defendants JOHN MAMONE, GIUSEPPE BELLITTO, MARK WEISS, MICHAEL BUCCINNA and other coconspirators would operate a loanshark business that involved making extortionate loans to borrowers and using extortionate means in collecting debts from either borrowers or losing bettors who incurred gambling debts to the enterprise.
- 16. It was further part of the conspiracy that defendant JOHN MAMONE and other coconspirators would negotiate counterfeit checks through check cashing stores under the control of the enterprise for the purpose of generating profits.
- 17. It was further part of the conspiracy that defendants JOHN MAMONE, GIUSEPPE BELLITTO and other coconspirators would obtain and sell stolen property for the purpose of generating substantial profits on behalf of the enterprise.
- 18. It was further part of the conspiracy that defendants
 JOHN MAMONE, FRED MORGENSTERN, GIUSEPPE BELLITTO, JULIUS BRUCE
 CHIUSANO, MICHAEL BUCCINNA, and other coconspirators would
 supervise and control the business operations of check cashing
 stores located in South Florida for the purpose of promoting and
 concealing the criminal activities engaged in by members of the
 enterprise.
- 19. It was further part of the conspiracy that defendants JOHN MAMONE, FRED MORGENSTERN, GIUSEPPE BELLITTO, JULIUS BRUCE CHIUSANO, MICHAEL BUCCINNA, MARK WEISS and other coconspirators would use check cashing stores controlled by the enterprise as a

means of collecting illegal proceeds from loanshark borrowers and losing bettors who were victims of the enterprise.

- 20. It was further part of the conspiracy that defendants JOHN MAMONE, DAVID BELL and other coconspirators would provide assistance to defendant JOSEPH SPITALERI in the operation of telemarketing fraud activities.
- 21. It was further part of the conspiracy that defendants JOHN MAMONE, MICHAEL BUCCINNA, JULIUS BRUCE CHIUSANO and other coconspirators would provide the services of various check cashing stores for the purpose of promoting the operation of and concealment of the illegal proceeds derived from the telemarketing fraud committed by defendant JOSEPH SPITALERI and other persons for the enrichment of the enterprise.
- 22. It was further part of the conspiracy that defendants JOHN MAMONE, FRED MORGENSTERN, DAVID MORGENSTERN, MICHAEL BUCCINNA, JOSEPH SILVESTRI, DAVID BELL, MARK WEISS and other coconspirators would assist a criminal group operating in South Carolina, which engaged in an investment fraud scheme involving mail and wire fraud in return for a share of the illegal proceeds obtained from investors/victims.
- 23. It was further part of the conspiracy that the criminal group from South Carolina would send and transport personal checks in an amount exceeding \$30,000,000 in criminally derived property obtained from defrauded investors throughout the United States to defendants JOHN MAMONE, FRED MORGENSTERN, DAVID MORGENSTERN, MICHAEL BUCCINNA and other coconspirators for the purpose of promoting the investment fraud scheme and concealing the location

of the criminally derived proceeds for the benefit of the enterprise.

- 24. It was further part of the conspiracy that defendants JOHN MAMONE, FRED MORGENSTERN, DAVID MORGENSTERN, MICHAEL BUCCINNA, MARK WEISS and other coconspirators would further assist the criminal group from South Carolina by causing the depositing of personal checks from victims into accounts maintained by the enterprise's check cashing stores.
- 25. It was further part of the conspiracy that defendants FRED MORGENSTERN, DAVID MORGENSTERN and other coconspirators would assist the criminal group from South Carolina by transferring the illegally derived funds through various financial institutions in South Florida to bank accounts in the Bahamas, England and Switzerland. Said defendants were involved in the fraud for the purpose of promoting the investment fraud scheme and concealing the location of the criminally derived proceeds from the victim/investors and law enforcement for the benefit of the cnterprise.
- 26. It was further part of the conspiracy that coconspirators would take all steps necessary to prevent the detection by law enforcement of the criminal activities for the benefit of the enterprise.

All in violation of Title 18, United States Code, Section 1962(d).

COUNT 2

1. The General Allegations numbered one (1) through seven (7) inclusively are realleged and incorporated herein by reference.

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2. From in or about 1995 and continuing thereafter up to and including the date of the return of this Indictment, in the Southern District of Florida and elsewhere, defendants,

JOHN MAMONE,
JULIUS BRUCE CHIUSANO,
MICHAEL BUCCINNA,
JEFFREY BASS,
GIUSEPPE BELLITTO,
MARK CARATTINI,
ANSON KLINGER,
CHARLES CLAY, and
JACOLYN BARUCH,

and other persons known and unknown to the Grand Jury, knowingly conducted, financed, managed, supervised, directed, and owned all or part of an illegal gambling business which involved five or more persons who conducted, financed, managed, supervised, directed, and owned, all or part of such business and which had a gross revenue of two thousand dollars (\$2,000) or more on one or more single days and was in substantially continuous operation for a period in excess of thirty days, and which business was in violation of the laws of the State of Florida, Sections 849.26 and other applicable law.

All in violation of Title 18, United States Code, Sections 1955 and 2.

COUNT 3

- 1. The General Allegations numbered one (1) through eight (8) inclusively are realleged and incorporated herein by reference.
- 2. From in or about 1999, and continuing thereafter up to and including the date of the filing of this Indictment, in the Southern District of Florida, and elsewhere, the defendants,

JOHN MAMONE,

FREDERICK SCAROLA, and CHARLES CLAY,

knowingly and intentionally did combine, conspire, confederate and agree together with each other and with others known and unknown to the Grand Jury to obstruct the enforcement of the criminal laws of the State of Florida, that is, Section 849.26 Florida Statutes and other applicable laws, with the intent to facilitate an illegal gambling business.

- 3. At all times during the course of the conspiracy, defendant CHARLES CLAY was an appointed official of the State of Florida, that is, a sworn police officer of the City of Margate, Florida, Police Department.
- 4. At all times during the course of the conspiracy, the defendant JOHN MAMONE and other coconspirators conducted, supervised, directed, and owned all or part of an illegal gambling business in Broward County, which said business included but was not limited to bookmaking in violation of the laws of the State of Florida.
- 5. At all times during the course of the conspiracy, the defendant FREDERICK SCAROLA and other coconspirators conducted, supervised, directed, and owned all or part of an illegal gambling business in Broward County, which said business included but was not limited to bookmaking in violation of the laws of the State of Florida.
- 6. At all times during the course of the conspiracy, the illegal gambling business involved five or more persons who conducted, financed, managed, supervised, directed and owned all or

part of the business, and the business remained in substantially continuous operation for a period in excess of thirty days.

OVERT ACTS

In furtherance of the conspiracy and to effect the objects thereof, the defendants and their coconspirators committed in the Southern District of Florida, at least one of the following overt acts, among others.

- 1. On or about February 4, 2000, in the Southern District of Florida, defendant FREDERICK SCAROLA advised defendant JOHN MAMONE that defendant CHARLES CLAY had recently learned that the FBI was investigating Gold Coast Check Cashing located in Margate, Florida.
- 2. On or about February 4, 2000, in the Southern District of Florida, defendant FREDERICK SCAROLA informed another person that there was a source with the Margate Police Department who warned FREDERICK SCAROLA of an FBI investigation of Gold Coast Check Cashing in Margate, Florida.
- 3. On or about February 11, 2000, in the Southern District of Florida, defendant FREDERICK SCAROLA informed another person that based upon information provided by a Margate police officer that members of the illegal gambling business should refrain from visiting Gold Coast Check Cashing in Margate, Florida because the business was under investigation by the FBI.
- 4. On February 11, 2000, in the Southern District of Florida, defendant FREDERICK SCAROLA met with defendant CHARLES CLAY at Bobby Rubino's Restaurant in North Lauderdale, Florida.

All in violation of Title 18, United States Code, Section 1511.

COUNT 4

1. From in or about 1996 and continuing thereafter up to and including the date of the return of this Indictment, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE,
JULIUS BRUCE CHIUSANO,
MICHAEL BUCCINNA,
GIUSEPPE BELLITTO,
PAUL DIFILIPPI,
MARK WEISS, and
DAVID BELL,

did knowingly and intentionally conspire, confederate, and agree with each other and with other persons known and unknown to the Grand Jury to participate in the use of extortionate means to collect and attempt to collect extensions of credit as defined by Title 18, United States Code, Section 891 from numerous individuals in South Florida.

All in violation of Title 18, United States Code, Section 894(a)(1).

COUNT 5

1. From in or about 1996 and continuing thereafter up to and including the date of the return of this Indictment, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE,
FRED MORGENSTERN,
JULIUS BRUCE CHIUSANO,
MICHAEL BUCCINNA,
JEFFREY BASS,
MARK CARATTINI,
ANSON KLINGER,
PEGGY PRESTON, and
JACOLYN BARUCH,

did knowingly and intentionally conspire, confederate, and agree with each other and with other persons known and unknown to the Grand Jury to commit offenses against the United States, that is, to violate Title 18, United States Code, Sections 1956(a)(1)(A)(i) and (B)(i).

THE PURPOSE AND OBJECT OF THE CONSPIRACY

2. It was the purpose and object of the conspiracy: to knowingly and willfully conduct and attempt to conduct financial transactions affecting interstate and foreign commerce, that is the cashing of checks which involved the proceeds of specified unlawful activity, that is, illegal gambling businesses, in violation of Title 18, United States Code, Section 1955, and extortionate credit transactions, in violation of Title 18, United States Code, Sections 892 and 894; and with the intent to promote the carrying on of said specified unlawful activities, and knowing the transactions were designed in whole or in part to conceal and disguise the nature, location, source, ownership and control of the proceeds of said specified unlawful activities and knowing that the property involved represented the proceeds of some form of unlawful activity.

All in violation of Title 18, United States Code, Section 1956(h).

COUNT 6

1. From in or about 1998, and continuing thereafter up to and including in or about April 2000, at Broward County, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE, JULIUS BRUCE CHIUSANO, MICHAEL BUCCINNA, and JOSEPH SPITALERI,

did knowingly and intentionally conspire, confederate, and agree with each other and with other persons known and unknown to the Grand Jury to commit offenses against the United States, that is, to violate Title 18, United States Code, Sections 1956(a)(1)(A)(i) and (B)(i) and Section 1957.

THE PURPOSE AND OBJECT OF THE CONSPIRACY

- 2. It was the purpose and object of the conspiracy:
- a. to knowingly and willfully conduct and attempt to conduct financial transactions affecting interstate and foreign commerce, that is the cashing of checks which involved the proceeds of specified unlawful activity, specifically, mail fraud, from the telemarketing and foreign currency fraud committed by the defendant JOSEPH SPITALERI and other persons in the Southern District of Florida, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343, with the intent to promote the carrying on of said specified unlawful activities, and knowing the transactions were designed in whole or in part to conceal and disguise the nature, location, source, ownership and control of the proceeds of said specified unlawful activities and knowing that the property involved represented the proceeds of some form of unlawful activity; and,
- b. to knowingly and willfully engage and attempt to engage in monetary transactions affecting interstate and foreign

commerce in criminally derived property that was of a value greater than \$10,000, which was from specified unlawful activity that is described in paragraph 2.a, above, which is incorporated herein by reference.

All in violation of Title 18, United States Code, Section 1956(h).

COUNTS 7-12

On or about the dates enumerated as to each of these
 Counts of the Indictment, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE, and JOSEPH SPITALERI,

knowing that the property involved represented the proceeds of some form of unlawful activity, did knowingly and willfully conduct and attempt to conduct financial transactions and did aid and abet, counsel, command, induce, and cause the conducting of financial transactions in various amounts affecting interstate and foreign commerce, as described below, each transaction occurring on or about the date indicated and constituting a separate Count of the Indictment, which transactions involved the proceeds of specified unlawful activity, that is, mail fraud, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343, as set forth in Counts 7 through 12. By these financial transactions, the defendants intended to promote the carrying on of said specified unlawful activities, and knowing the transactions were designed in whole or in part to conceal and disguise the nature, location, source,

ownership and control of the proceeds of said specified unlawful activities.

COUNT	DATE	AMOUNT	FINANCIAL TRANSACTION
7	November 10, 1999	\$30,000.00	Negotiation at Akel's Market of check Number #002567209, payable to International Mercantile Corp. drawn on account at the Huntington Bank.
8	November 10, 1999	\$20,000.00	Negotiation at Akel's Market of check Number #002567210 payable to International Mercantile Corp. drawn on account at the Huntington Bank.
9	November 17, 1999	\$30,000.00	Negotiation at Akel's Market of check Number #002567221, payable to International Mercantile Corp. drawn on account at Huntington Bank.
10	November 23, 1999	\$2,000.00	Negotiation at Akel's Market of check Number #1098, payable to IMC, Ltd. drawn on account at the Bank of Illinois.
11	November 23, 1999	\$6,000.00	Negotiation at Akel's Market of check Number #8116,payable to IMC, Ltd. drawn on account at Home Federal Bank.
12	November 23, 1999	\$2,000.00	Negotiation at Akel's Market of check Number #4856,payable to IMC, Ltd. drawn on account the Educators Credit Union of Illinois.

All in violation of Title 18, United States Code, Sections
1956 (a)(1)(A)(i)and(B)(i) and 2.

COUNTS 13-15

On or about the dates enumerated as to each of these
 Counts of the Indictment, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE, and JOSEPH SPITALERI,

did knowingly engage and attempt to engage and did aid and abet, counsel, command, induce, and procure and cause the engaging and attempts to engage in the following monetary transactions in various amounts, as described below, each transaction occurring on or about the date indicated and constituting a separate count of the Indictment, by through and to a financial institution, affecting interstate and foreign commerce, in criminally derived property of a value greater than \$10,000, that is, the deposit, withdrawal, and transfer of funds, such property having been derived from a specified unlawful activity, specifically, mail fraud, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343.

COUNT	DATE		AMOUNT	MONETARY TRANSACTION
13	November 1999	10,	\$30,000.00	Negotiation at Akel's Market of check Number #002567209, payable to International Mercantile Corp. drawn on account at the Huntington Bank.

COUNT	DATE	TRUOMA	MONETARY TRANSACTION
14	November 10, 1999	\$20,000.00	Negotiation at Akel's Market of check Number #002567210 payable to International Mercantile Corp. drawn on account at the Huntington Bank.
15	November 17, 1999	\$30,000.00	Negotiation at Akel's Market of check Number #002567221, payable to International Mercantile Corp. drawn on Account at Huntington Bank.

All in violation of Title 18, United States Code, Sections 1957 and 2.

COUNTS 16 - 21

1. On or about the dates enumerated as to each of these
Counts of the Indictment, in the Southern District of Florida and
elsewhere, the defendants,

JOHN MAMONE,
JULIUS BRUCE CHIUSANO and,
JOSEPH SPITALERI,

knowing that the property involved represented the proceeds of some form of unlawful activity, did knowingly and willfully conduct and attempt to conduct financial transactions and did aid and abet, counsel, command, induce, and cause the conducting of financial transactions in various amounts affecting interstate and foreign commerce, as described below, each transaction occurring on or about the date indicated and constituting a separate Count of the Indictment, which transactions involved the proceeds of specified unlawful activity, that is, mail fraud, in violation of Title 18,

United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343, as set forth in Counts 16 through 21. By these financial transactions, the defendants intended to promote the carrying on of said specified unlawful activities, and knowing the transactions were designed in whole or in part to conceal and disguise the nature, location, source, ownership and control of the proceeds of said specified unlawful activities.

COUNT	DATE	TRUOMA	FINANCIAL TRANSACTION
16	July 7, 1999	\$11,189.80	Deposit of three checks payable to IGT, Inc., International Gaming Trust, and International Gaming & Trust into account of Check Cashing Unlimited 2, at Pointe Bank.
17	July 7, 1999	\$10,000.00	Deposit of check payable to IGT, Inc. into account of Check Cashing Unlimited 2, at Republic Security Bank.
18	July 28, 1999	\$15,000.00	Deposit of check payable to IGT, Inc. into account of Check Cashing Unlimited 2, at Republic Security Bank.
19	September 29, 1999	\$10,000.00	Deposit of check payable to IMC, Ltd. into account of Check Cashing Unlimited 2, at Republic Security Bank.
20	September 30, 1999	\$10,000.00	Deposit of check payable to IMC, Ltd. into account of Check Cashing Unlimited 2, at Republic Security Bank.
21	December 1, 1999	\$30,000.00	Deposit of three checks payable to International Mercantile Corp. into account of Check Cashing Unlimited 2, at Republic Security Bank.

All in violation of Title 18, United States Code, Sections 1956 (a)(1)(A)(i)and(B)(i) and 2.

COUNTS 22 - 24

On or about the dates enumerated as to each of these
 Counts of the Indictment, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE,
JULIUS BRUCE CHIUSANO, and
JOSEPH SPITALERI,

did knowingly engage and attempt to engage and did aid and abet, counsel, command, induce, and procure and cause the engaging and attempts to engage in the following monetary transactions in various amounts, as described below, each transaction occurring on or about the date indicated and constituting a separate count of the Indictment, by, through and to a financial institution, affecting interstate and foreign commerce, in criminally derived property of a value greater than \$10,000, that is, the deposit, withdrawal, and transfer of funds, such property having been derived from a specified unlawful activity, specifically, mail fraud, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343.

COUNT	$\underline{\mathbf{DATE}}$		AMOUNT	MONETARY TRANSACTION
22	July 7,	1999	\$11,189.80	Deposit of three checks payable to IGT, Inc., International Gaming Trust, and International Gaming & Trust into account of Check Cashing Unlimited 2, at Pointe Bank.

COUNT	DATE		TUUOMA	MONETARY TRANSACTION
23	July 28,	1999	\$15,000.00	Deposit of check payable to IGT, Inc. into account of Check Cashing Unlimited 2, at Republic Security Bank.
24	December 1999	1,	\$30,000.00	Deposit of three checks payable to International Mercantile Corp. into account of Check Cashing Unlimited 2, at Republic Security Bank.

All in violation of Title 18, United States Code, Sections 1957 and 2.

COUNT 25

1. From in or about July 1999, and continuing thereafter up to and including May 2000, at Broward County, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE,
FRED MORGENSTERN,
DAVID MORGENSTERN,
JOSEPH SILVESTRI,
MICHAEL BUCCINNA,
PEGGY PRESTON,
MARK WEISS, and
DAVID BELL,

did knowingly and intentionally conspire, confederate, and agree with each other and with other persons known and unknown to the Grand Jury to commit offenses against the United States, that is, to violate Title 18, United States Code, Sections 1956(a)(1)(A)(i) and (B)(i) and Section 1957.

THE PURPOSE AND OBJECT OF THE CONSPIRACY

- It was the purpose and object of the conspiracy:
 - a. to knowingly and willfully conduct and attempt to

conduct financial transactions affecting interstate and foreign commerce, that is the cashing of checks which involved the proceeds of specified unlawful activity, specifically, mail fraud, from an investment fraud scheme conducted by a criminal group operating in South Carolina, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343, with the intent to promote the carrying on of said specified unlawful activities, and knowing the transactions were designed in whole or in part to conceal and disguise the nature, location, source, ownership and control of the proceeds of said specified unlawful activities and knowing that the property involved represented the proceeds of some form of unlawful activity; and,

b. to knowingly and willfully engage and attempt to engage in a monetary transaction affecting interstate and foreign commerce in criminally derived property that is of a value greater than \$10,000, which is from specified unlawful activity that is described in paragraph two (2)(a) above, which is incorporated herein by reference.

All in violation of Title 18, United States Code, Section 1956(h).

COUNT 26

On or about September 21, 1999, in the Southern District of Florida, and elsewhere, the defendants,

JOHN MAMONE, and FRED MORGENSTERN,

knowing that the property involved represented the proceeds of some form of unlawful activity, did knowingly and willfully conduct and attempt to conduct a financial transaction and did aid and abet, counsel, command, induce, and cause the conducting of a financial transaction affecting interstate and foreign commerce, that is, the delivery of twenty-one individual checks totaling approximately \$1,046,451 to Akel's Market for the purpose of negotiating same for cash, which transaction involved the proceeds of specified unlawful activity, that is, mail fraud, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title United States Code, Section 1343. By this financial 18, transaction, the defendants intended to promote the carrying on of said specified unlawful activities, and knowing the transaction was designed in whole or in part to conceal and disguise the nature, location, source, ownership and control of the proceeds of said specified unlawful activities.

All in violation of Title 18, United States Code, Sections 1956 (a) (1) (A) (i) and (B) (i) and 2.

COUNT 27

On or about September 21, 1999, in the Southern District of Florida, and elsewhere, the defendants,

JOHN MAMONE, and FRED MORGENSTERN,

did knowingly engage and attempt to engage in a monetary transaction by, through and to a financial institution affecting interstate and foreign commerce in criminally derived property of a value greater than \$10,000, that is the exchange of twenty-one

monetary instruments in the amount of approximately \$1,046,451, such property having been derived from specified unlawful activities, that is mail fraud in violation of Title 18, United States Code, Section 1341 and wire fraud in violation of Title 18, United States Code, Section 1343.

All in violation of Title 18, United States Code, Sections 1957 and 2.

COUNTS 28 - 52

1. On or about the dates enumerated as to each of these Counts of the Indictment, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE,
FRED MORGENSTERN,
DAVID MORGENSTERN,
JOSEPH SILVESTRI,
MICHAEL BUCCINNA,
PEGGY PRESTON, and
MARK WEISS,

knowing that the property involved represented the proceeds of some form of unlawful activity, did knowingly and willfully conduct and attempt to conduct financial transactions in various amounts affecting interstate and foreign commerce, as described below, each transaction occurring on about the date indicated and constituting a separate Count of the Indictment, which transactions involved the proceeds of specified unlawful activity, that is, mail fraud, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343, as set forth in Counts 28 through 52. By these financial transactions, the defendants intended to promote the carrying on of

said specified unlawful activities, and knowing the transactions were designed in whole or in part to conceal and disguise the nature, location, source, ownership and control of the proceeds of said specified unlawful activities.

COUNT	<u>DATE</u>	AMOUNT	FINANCIAL TRANSACTION
28	September 29, 1999	\$261,914.21	Deposit of Chemical Trust Checks into Gold Coast - Admiralty Bank, account number 300139047
29	October 5, 1999	\$577,296.94	Deposit of Chemical Trust Checks into Gold Coast - Admiralty Bank, account number 300139047
30	October 12, 1999	\$297,000.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
31	October 12, 1999	\$449,578.26	Deposit of Chemical Trust Checks into Gold Coast - Admiralty Bank, account number 300139047
32	October 12, 1999	\$262,259.16	Deposit of Chemical Trust Checks into Gold Coast - Admiralty Bank, account number 300139047
33	October 12, 1999	\$250,940.77	Deposit of Chemical Trust Checks into Gold Coast - Admiralty Bank, account number 300139047
34	October 22, 1999	\$266,602.02	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
35	October 28, 1999	\$233,294.52	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518

COUNT	DATE		AMOUNT	FINANCIAL TRANSACTION
36	November 1999	15,	\$402,137.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
37	November 1999	16,	\$292,244.32	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
38	November 1999	17,	\$350,000.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
39	December 1999	1,	\$374,180.24	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
40	December 1999	7,	\$1,250,174.70	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
41	December 1999	15,	\$258,654.13	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
42	December 1999	21,	\$651,567.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
43	December 1999	21,	\$598,990.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
44	December 1999	22,	\$827,689.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
45	December 1999	23,	\$300,358.99	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518

COUNT	DATE	AMOUNT	FINANCIAL TRANSACTION
46	December 28, 1999	\$622,159.55	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
47	December 29, 1999	\$297,019.68	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
48	October 20, 1999	\$425,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677
49	November 3, 1999	\$550,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677
50	November 4, 1999	\$1,000,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677
51	November 15, 1999	\$1,000,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677
52	December 17, 1999	\$500,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677

All in violation of Title 18, United States Code, Sections
1956 (a)(1)(A)(i)and(B)(i) and 2.

COUNTS 53 - 77

1. On or about the dates enumerated as to each of these Counts of the Indictment, in the Southern District of Florida, and elsewhere, the defendants,

JOHN MAMONE,
FRED MORGENSTERN,
DAVID MORGENSTERN,
JOSEPH SILVESTRI,
MICHAEL BUCCINNA,
PEGGY PRESTON, and
MARK WEISS,

did knowingly engage and attempt to engage and did aid and abet, counsel, command, induce, and procure and cause the engaging and attempts to engage in the following monetary transactions in various amounts, as described below, each transaction occurring on or about the date indicated and constituting a separate count of the Indictment, by, through and to a financial institution, affecting interstate and foreign commerce, in criminally derived property of a value greater than \$10,000, that is, the deposit, withdrawal, and transfer of funds, such property having been derived from a specified unlawful activity, specifically, mail fraud, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343.

COUNT DATE AMOUNT MONETARY TRANSACTION

53 September 29, \$261,914.21 1999 Deposit of Chemical Trust Checks into Gold Coast -Admiralty Bank, account number 300139047

ÇOUNT	DATE		AMOUNT	MONETARY TRANSACTION
54	October 1999	5,	\$577,296.94	Deposit of Chemical Trust Checks into Gold Coast Admiralty Bank, account number 300139047
55	October 1999	12,	\$297,000.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
56	October 1999	12,	\$449,578.26	Deposit of Chemical Trust Checks into Gold Coast - Admiralty Bank, account number 300139047
57	October 1999	12,	\$262,259.16	Deposit of Chemical Trust Checks into Gold Coast - Admiralty Bank, account number 300139047
58	October 1999	12,	\$250,940.77	Deposit of Chemical Trust Checks into Gold Coast - Admiralty Bank, account number 300139047
59	October 1999	22,	\$266,602.02	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
60	October 1999	28,	\$233,294.52	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
61	November 1999	: 15,	\$402,137.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
62	November 1999	16,	\$292,244.32	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
63	November 1999	: 17,	\$350,000.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518

COUNT	DATE	AMOUNT	MONETARY TRANSACTION
64	December 1, 1999	\$374,180.24	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
65	December 7, 1999	\$1,250,174.70	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
66	December 15, 1999	\$258,654.13	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
67	December 21, 1999	\$651,567.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
68	December 21, 1999	\$598,990.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
69	December 22, 1999	\$827,689.00	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
70	December 23, 1999	\$300,358.99	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
71	December 28, 1999	\$622,159.55	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
72	December 29, 1999	\$297,019.68	Deposit of Chemical Trust Checks into Americas Resource Citibank, account number 3200395518
73	October 20, 1999	\$425,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677

COUNT	DATE		AMOUNT	MONETARY TRANSACTION
74	November 1999	3,	\$550,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677
75	November 1999	4,	\$1,000,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677
76	November 1999	15,	\$1,000,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677
77	December 1999	17,	\$500,000.00	Outgoing wire transfer from Citibank to The Falcon Trust, in Barclays Bank, London, England, Account Number 63772677

All violation of Title 18, United States Code, Sections 1957 and 2.

COUNTS 78 - 85

1. On or about the dates enumerated as to each of these Counts of the Indictment, in the Southern District of Florida and elsewhere, the defendants,

JOHN MAMONE, FRED MORGENSTERN, and DAVID BELL

knowing that the property involved represented the proceeds of some form of unlawful activity, did knowingly and willfully conduct and attempt to conduct financial transactions in various amounts affecting interstate and foreign commerce, as described below, each transaction occurring on about the date indicated and constituting

a separate Count of the Indictment, which transactions involved the proceeds of specified unlawful activity, that is, mail fraud, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343, as set forth in Counts 78 through 85. By these financial transactions, the defendants intended to promote the carrying on of said specified unlawful activities, and knowing the transactions were designed in whole or in part to conceal and disguise the nature, location, source, ownership and control of the proceeds of said specified unlawful activities.

COUNT	DATE		AMOUNT	FINANCIAL TRANSACTION
78	December 1999	21,	\$313,284.47	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07998 titled Check Cashing Unlimited into account number 0020012751 at Peninsula Bank in the name of Gold Coast Check Cashing.
79	December 1999	21,	\$50,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07998 titled Check Cashing Unlimited into account number 0055226706 at Bank Atlantic in the name of Premier Tickets, Inc.
80	December 1999	23,	\$50,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735-07998 titled Check Cashing Unlimited into account number 0020012751 at Peninsula Bank in the name of Gold Coast Check Cashing.

COUNT	DATE	AMOUNT	FINANCIAL TRANSACTION
81	January 12, 2000	\$100,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07998 titled Check Cashing Unlimited into account number 1090007136287 at First Union Bank in the name of Doreen Russo.
82	January 19, 2000	\$70,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07A02 titled J. M. & Sons Enterprises, Inc. into account number 0055226706 at Bank Atlantic in the name of Premier Tickets, Inc.
83	February 3, 2000	\$100,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07A02 titled J. M. & Sons Enterprises, Inc. into account number 55971657 at Bank Atlantic in the name of Gateway Transportation.
84	February 10, 2000	\$75,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735-07A02 titled J. M. & Sons Enterprises, Inc. into account number 55971657 at Bank Atlantic in the name of Gateway Transportation.
85	April 10, 2000	\$30,000.00	Negotiation of check from Merrill Lynch account number 735-07A02 titled J. M. & Sons Enterprises, Inc. payable to Doreen Russo.

All in violation of Title 18, United States Code, Sections
1956 (a)(1)(A)(i)and(B)(i) and 2.

COUNTS 86 - 93

 On or about the dates enumerated as to each of these Counts of the Indictment, in the Southern District of Florida, and elsewhere, the defendants,

JOHN MAMONE, FRED MORGENSTERN, and DAVID BELL,

did knowingly engage and attempt to engage and did aid and abet, counsel, command, induce, and procure and cause the engaging and attempts to engage in the following monetary transactions in various amounts, as described below, each transaction occurring on or about the date indicated and constituting a separate count of the Indictment, by through and to a financial institution, affecting interstate and foreign commerce, in criminally derived property of a value greater than \$10,000, that is, the deposit, withdrawal, and transfer of funds, such property having been derived from a specified unlawful activity, specifically, mail fraud, in violation of Title 18, United States Code, Section 1341, and wire fraud, in violation of Title 18, United States Code, Section 1343.

COUNT	DATE		AMOUNT	FINANCIAL TRANSACTION
86	December 1999	21,	\$313,284.47	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07998 titled Check Cashing Unlimited into account number 0020012751 at Peninsula Bank in the name of Gold Coast Check Cashing

COUNT	DATE	AMOUNT	FINANCIAL TRANSACTION
87	December 21, 1999	\$50,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07998 titled Check Cashing Unlimited into account number 0055226706 at Bank Atlantic in the name of Premier Tickets, Inc.
88	December 23, 1999	\$50,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07998 titled Check Cashing Unlimited into account number 0020012751 at Peninsula Bank in the name of Gold Coast Check Cashing
89	January 12, 2000	\$100,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735- 07998 titled Check Cashing Unlimited into account number 1090007136287 at First Union Bank in the name of Doreen Russo
90	January 19, 2000	\$70,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735-07A02 titled J. M. & Sons Enterprises, Inc. into account number 0055226706 at Bank Atlantic in the name of Premier Tickets, Inc.
91	February 3, 2000	\$100,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735-07A02 titled J. M. & Sons Enterprises, Inc. into account number 55971657 at Bank Atlantic in the name of Gateway Transportation.

COUNT	DATE	TRUOMA	FINANCIAL TRANSACTION
92	February 10, 2000	\$75,000.00	Wire transfer of Chemical Trust funds from Merrill Lynch account number 735-07A02 titled J. M. & Sons Enterprises, Inc. into account number 55971657 at Bank Atlantic in the name of Gateway Transportation.
93	April 10, 2000	\$30,000.00	Negotiation of check from Merrill Lynch account number 735-07A02 titled J. M. & Sons Enterprises, Inc. payable to Doreen Russo.

All violation of Title 18, United States Code, Sections 1957 and $2. \,$

FORFEITURE

1. Count 1 of this Indictment is realleged and hereby incorporated herein by reference for the purpose of alleging forfeitures pursuant to Title 18, United States Code, Section 1963.

Through the pattern of racketeering activity, defendants

JOHN MAMONE,
FRED MORGENSTERN,
DAVID MORGENSTERN,
JOSEPH SILVESTRI,
JULIUS BRUCE CHIUSANO,
MICHAEL BUCCINNA,
JEFFREY BASS,
GIUSEPPE BELLITTO,
MARK CARATTINI,
ANSON KLINGER,
JOSEPH SPITALERI,
MARK WEISS,
JACOLYN BARUCH, and
DAVID BELL,

- i. acquired and maintained interests in violation of Title 18, united States Code, Section 1962, which interests are subject to forfeiture to the United States pursuant to Title 18, United States Code, Section 1963(a)(1);
- ii. an interest in, security of, claims against, and property and contractual rights which afford a source of influence over the enterprise named and described herein which they established, operated, controlled, conducted, and participated in the conduct of, in violation of Title 18, United States Code, Section 1962, which interests, securities, claims, and rights are subject to forfeiture to the United States pursuant to Title 18, United States Code, Section 1963(a)(2);

iii. property constituting and derived from proceeds which the defendants obtained, directly and indirectly, from racketeering activity in violation of Title 18, United States Code, Section 1962, which property is subject to forfeiture to the United States pursuant to Title 18, United States Code, Section 1963(a)(3).

Such forfeitable interests include, but are not limited to, the following:

- A. Approximately \$35,000,000 in United States currency and interest and proceeds that the defendants obtained, directly and indirectly, from the aforesaid pattern of racketeering activity during the period charged in Count 1, in violation of Title 18, United States Code, Sections 1962 and 1963(a)(3).
- B. All interest in Gold Coast Check Cashing, Inc., doing business as Gold Coast Check Cashing, a Florida corporation, located at 5701 Margate Blvd., Margate, Florida and at 3591 N. Andrews Ave., Oakland Park, Florida.
- C. All interest in Check Cashing Unlimited, Inc., a Florida corporation, doing business as Check Cashing Unlimited, located at 5701 Margate Blvd., Margate, Florida.
- D. All interest in Gateway Transportation Services, Inc., a Florida corporation, whose business address was 7770 W. Oakland Park Blvd., Sunrise, Florida.
- E. All interests in J.M. and Sons Enterprises, Inc., a Florida corporation, whose business address is 1960 Augusta Terrace, Coral Springs, Florida.

If any of the above-described forfeitable property as a result of any act or omission of a defendant or the defendants:

- 1. cannot be located upon the exercise due diligence;
- 2. has been transferred to, sold to, or deposited with a third person;
- 3. has been placed beyond the jurisdiction of the court;
- 4. has been substantially diminished in value; or
- 5. has been commingled with other property which cannot be subdivided without difficulty;

it is the intent of the United States, pursuant to Title 18, United States Code, Section 1963(m), to seek forfeiture of any other property of said defendants up to the value of the above-described forfeitable property, including but not limited to:

- (a) One parcel of real estate located at 1960 Augusta Terrace, Coral Springs, Florida;
- (b) One parcel of real estate known as 1590 Northwest 13th Street, Boca Raton, Florida;
- (c) One parcel of real estate known as 11637 Kensington Court, Boca Raton, Florida;
- (d) One parcel of real estate known as 7534 Estrella Circle, Boca Raton, Florida;
- All pursuant to Title 18, United States Code, Section 1963.
- 2. Counts 5 through 93 of this Superseding Indictment are realleged and hereby incorporated by reference herein for the purpose of alleging forfeitures pursuant to Title 18, United States Code, Section 982. As a result of the offenses charged in Counts 5 through 93 of this Indictment, defendants

JOHN MAMONE, FRED MORGENSTERN, DAVID MORGENSTERN, JOSEPH SILVESTRI, JULIUS BRUCE CHIUSANO,

MICHAEL BUCCINNA, JEFFREY BASS, GIUSEPPE BELLITTO, MARK CARATTINI, ANSON KLINGER, JOSEPH SPITALERI, PEGGY PRESTON, MARK WEISS. JACOLYN BARUCH, and DAVID BELL,

shall forfeit to the United States all property, real and personal, involved in the aforesaid offenses and all property traceable to such property, as to which property the defendants are jointly and severally liable, including but not limited to the following:

All property to be forfeitable in paragraphs 1(a) through 1(d) of the Forfeiture Section of this Indictment relating to Count One of this Indictment, as set forth above, which is incorporated herein by reference as if set forth in full.

If any of the above-described forfeitable property as a result of any act or omission of a defendant or the defendants:

- cannot be located upon the exercise due diligence:
- 2. has been transferred to, sold to, or deposited with a third person;
- has been placed beyond the jurisdiction of the court; 3.
- has been substantially diminished in value; or 4.
- 5. has been commingled with other property which cannot be subdivided without difficulty;

it is the intent of the United States, pursuant to Title 18, United States Code, Section 982, to seek forfeiture of any other property of said defendants up to the value of the abovedescribed forfeitable property, including but not limited to:

- (a) One parcel of real estate located at 1960 Augusta Terrace, Coral Springs, Florida;
- (b) One parcel of real estate known as 1590 Northwest 13th Street, Boca Raton, Florida;
- (c) One parcel of real estate known as 11637 Kensington Court, Boca Raton, Florida;
- (d) One parcel of real estate known as 7534 Estrella Circle, Boca Raton, Florida;

All pursuant to Title 18, United States Code, Section 982.

A TRUE BILL

Λ.

FOREPERSON

GUY A. LEWIS

UNITED STATES ATTORNEY

J. BRIAN McCORMICK

ASSISTANT UNITED STATES ATTORNEY

DIANA L.W. FERNANDEZ

ASSISTANT UNITED STATES ATTORNEY

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

UNITED STATES OF AMERICA		CASE	NO.	00-6309	-CR-SEITZ(S)	
V.		CER	TIFICAT	E OF TRIA	L ATTORI	NEY*	
70HD	IOHN MAMONE, et al		Super	rseding	Case Informa	ation:	
Court	Court Division: (Select One)		New Defendant(s) Yes No _x_			No _x_	
<u> </u>	Miami FTL	Key West WPB FTP	Number of New Defendants Total number of counts		3.		
	I do he	ereby certify that:					
	1.	I have carefully considered the number of probab Indictment/Information attac	le wit	nesses	of the indictme and the I	ent, the num egal comp	ber of defendants, plexities of the
	2.	I am aware that the information Judges of this Court in sett mandate of the Speedy Trial	ing the	ir calend:	ars and sched	duling crimir	relied upon by the nal trials under the
	3.	Interpreter: (Yes of List language and/or dialect	or No) _	No.			
	4.	This case will take _30_	days f	or the pa	rties to try.		
	5.	Please check appropriate c (Check only one)	ategory		e of offense li Check only one)	sted below:	
	 	0 to 5 days 6 to 10 days 11 to 20 days 21 to 60 days 61 days and over		_	Petty Minor Misdem. Pelony	x	
		Has this case been previous Patricia Seitz copy of dispositive order)	sly filed -		District Court?	`) <u>Yes</u>
	If yes: Magist Related Defended Defended	complaint been filed in this rate Case No. d Miscellaneous numbers: s dant(s) in federal custody as dant(s) in state custody as of	earch w of f	varrants	00-4603-Şno	w & 00-4604	4-Snow
	Is this	a potential death penalty cas	se? (Ye	es or No)	No	+ <u></u>	100
	April 1,	Does this case originate from 1999? X Yes X No	If yes,	was it pe	nding in the C	entral Region	on? X Yes No
	8.	Did this case originate in the	e Narco	ASSIST	N McCORMIC ANT UNITED	STATES A	NO ATTORNEY

Defendant's Name: JOHN MAMONE			
Count #: 1	18 U.S.C. 1962(d)	Rico Conspiracy	
*Max. Penal	ty: 20 years' imprison	ment and up to a \$250,000 fine	
Count #: 2	18 U.S.C. 1955	Illegal Gambling Business	
*Max. Penal	ty: 5 years' imprisonm	nent and up to a \$250,000 fine	
Count #: 3	18 U.S.C. 1511	Obstruction of Justice	
*Max. Penal	ty: 5 years' imprisonm	ent and up to a \$250,000 fine	
Count #: 4	18 U.S.C. 894(a)(1)	Conspiracy to Use Extortionate Means to Collect Extensions of Credit	
*Max. Penalt	y: 20 years' imprison	ment and up to a \$250,000 fine	
Counts #: 5 8	& 6 18 U.S.C. 19	Money Laundering Conspiracy	
	y: 20 years' imprisoni ne transaction	ment and up to a \$500,000 fine or twice the value of the funds	

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	JOHN MAMONE		
Counts #: 7 - 12	18 U.S.C. 1956(a)	(1)(A) & (B)(i)	Money Laundering
*Max. Penalty: 20 y involved in the trans		and up to a \$50	0,000 fine or twice the value of the funds
Counts #: 13 -15	18 U.S.C. 1957		n Monetary Transactions in Property n Specified Unlawful Activities
*Max. Penalty: 10 y	ears' imprisonment a	and up to a \$250	0,000 fine
Counts #: 16 - 21	18 U.S.C. 1956(a)((1)(A) & (B)(i)	Money Laundering
*Max. Penalty: 20 ye involved in the trans	•	and up to a \$500	0,000 fine or twice the value of the funds
Counts #. 22 - 24	18 U.S.C. 1957		n Monetary Transactions in Property n Specified Unlawful Activities
*Max. Penalty: 10 ye	ears' imprisonment a	nd up to a \$250	,000 fine
Count #: 25 18 U.S	S.C. 1956(h)	Mone	ey Laundering Conspiracy
*Max. Penalty: 20 ye involved in the transa		ind up to a \$500	0,000 fine or twice the value of the funds

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name: JOHN MAMONE
Count #: 26 18 U.S.C. 1956(a)(1)(A) & (B)(i) Money Laundering
*Max. Penalty: 20 years' imprisonment and up to a \$500,000 fine or twice the value of the fund involved in the transaction
Count #: 27 18 U.S.C. 1957 Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activities
*Max. Penalty: 10 years' imprisonment and up to a \$250,000 fine
Counts #: 28 - 52
*Max. Penalty: 20 years' imprisonment and up to a \$500,000 fine or twice the value of the fund involved in the transaction
Counts #: 53 - 77 18 U.S.C. 1957 Engaging in Monetary Transactions in Properting Derived from Specified Unlawful Activities
*Max. Penalty: 10 years' imprisonment and up to a \$250,000 fine
Counts #: 78 - 85
*Max. Penalty: 20 years' imprisonment and up to a \$500,000 fine or twice the value of the fund involved in the transaction

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	JOHN MAMONE	
Counts #: 86 - 93	18 U.S.C. 1957	Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activities
*Max. Penalty: 10 y	rears' imprisonment a	and up to a \$250,000 fine
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	FRED MORGENS	TERN	
Count #: 1	18 U.S.C. 19	962(d)	RICO Conspiracy
*Max. Penalty: 20	years' imprisonment a	nd up to	a \$250,000 fine
Counts #: 5 & 25	18 U.S.C. 19	956(h)	Money Laundering Conspiracy
*Max. Penalty: 20 y involved in the trans		nd up to	a \$500,000 fine or twice the value of the funds
Count #: 26	18 U.S.C. 1956(a)(1)(A) & (E	3)(i) Money Laundering
*Max. Penalty: 20 involved in the trans		and up to	a \$500,000 fine or twice the value of the funds
Count #: 27	18 U.S.C. 1957		ing in Monetary Transactions in Property d from Specified Unlawful Activities
*Max. Penalty: 10 y	/ears' imprisonment a	nd up to	a \$250,000 fine
Counts #: 28 - 52	18 U.S.C. 1956(a)(1)(A) & (E	3)(i) Money Laundering
*Max. Penalty: 20 y involved in the trans	•	nd up to a	a \$500,000 fine or twice the value of the funds

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	FRED MORGENS	ΓERN
Counts #: 53 - 77	18 U.S.C. 1957	Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activities
*Max. Penalty: 10 y	ears' imprisonment a	nd up to a \$250,000 fine
Counts #: 78 - 85	18 U.S.C. 1956(a)(1)(A) & (B)(i) Money Laundering
*Max. Penalty: 20 ye involved in the trans		nd up to a \$500,000 fine or twice the value of the funds
Counts #: 86 - 93	18 U.S.C. 1957	Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activities
*Max. Penalty: 10 y	ears' imprisonment a	and up to a \$250,000 fine
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	DAVID MORGENSTERN	
Count #: 1	18 U.S.C. 1962(d)	RICO Conspiracy
*Max. Penalty: 20 y	ears' imprisonment and up t	o a \$250,000 fine
Count #: 25	18 U.S.C. 1956(h)	Money Laundering Conspiracy
*Max. Penalty: 20 ye involved in the trans		o a \$500,000 fine or twice the value of the funds
Counts #: 28 - 52	18 U.S.C. 1956(a)(1)(A) & (B)(i) Money Laundering
*Max. Penalty: 20 y involved in the trans	•	to a \$500,000 fine or twice the value of the funds
Counts #: 53 - 77	18 U.S.C. 1957	Engaging in Monetary Transactions in Propert Derived from Specified Unlawful Activities
*Max. Penalty: 10 ye	ears' imprisonment and up t	o a \$250,000 fine
Count #:		
*Max. Penalty:		

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	JOSEPH SILVESTRI	
Count #: 1	18 U.S.C. 1962(d)	RICO Conspiracy
*Max. Penalty: 20 ye	ars' imprisonment and up t	o a \$250,000 fine
Count #: 25	18 U.S.C. 1956(h)	Money Laundering Conspiracy
*Max. Penalty: 20 yea involved in the transa		o a \$500,000 fine or twice the value of the funds
Counts #: 28 - 52	18 U.S.C. 1956(a)(1)(A) & (B)(i) Money Laundering
*Max. Penalty: 20 ye involved in the transa		to a \$500,000 fine or twice the value of the funds
Counts#: 53 - 77	18 U.S.C. 1957	Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activities
*Max. Penalty: 10 ye	ars' imprisonment and up t	o a \$250,000 fine
Count #:		
*Max. Penalty:		

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's	Name:	JULIUS B	RUCE CHI	USANO		
Count #: 1	18 U.S	S.C. 1962(d	l) Rico C	onspiracy		
*Max. Penalt	y: 20 y	ears' impris	onment and	d up to a \$2	50,000 fine	
Count #: 2	18 U.S	S.C. 1955	Illegal	Gambling B	usiness	
						
*Max. Penalt	y: 5 ye	ars' impriso	nment and	up to a \$250	0,000 fine	
Count #: 4	18 U.S	S.C. 894(a)	(1) Conspi		Extortionate Means to Collect	Extensions
*Max. Penalt	у: 20 ує	ears' impriso	onment and	up to a \$25	50,000 fine	
Counts #: 5 &	& 6	18 U.S.C.	1956(h)		Money Laundering Conspire	асу
*Max. Penalty	y: 20 ye	ears' impriso	onment and	up to a \$25	50,000 fine	
Counts #: 16	- 21	18 U.S.C.	1956(a)(1)((A) & (B)(i)	Money Laundering	
*Max. Penalty involved in th		•	onment and	up to a \$50	00,000 fine or twice the value o	f the funds

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	JULIUS B	RUCE CHIUS	ANO		
Counts #: 22 - 24	18 U.S.C.	1956(a)(1)(A)	& (B)(i)	Money Laundering	
*Max. Penalty: 20 ye involved in the transa	ears' impriso action	onment and up	to a \$500	0,000 fine or twice the val	ue of the funds
Count #:					
*Max. Penalty:					
Count #:					
*Max. Penalty:					
max. r enaity.					
Count #:					
*Max. Penalty:					
Count #:					
-					
*Max. Penalty:					
			-		

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

involved in the transaction

Defendant's N	Name: MICHAEL B	UCCINNA	
Count #: 1	18 U.S.C. 1962(d)	Rico Conspiracy	
*Max. Penalty	y: 20 years' imprisor	nment and up to a \$2	50,000 fine
Count #: 2	18 U.S.C. 1955	Illegal Gambling B	usiness
*Max. Penalty	/: 5 years' imprisonr	nent and up to a \$25	0,000 fine
Count #: 4	18 U.S.C. 894(a)(1) Conspiracy to Use of Credit	Extortionate Means to Collect Extensions
*Max. Penalty	/: 20 years' imprison	ment and up to a \$25	0,000 fine
Counts #: 5, 6	6 & 25 18 U	.S.C. 1956(h)	Money Laundering Conspiracy
*Max. Penalty involved in the	· · · · · · · · · · · · · · · · · · ·	ment and up to a \$50	00,000 fine or twice the value of the funds
Counts #: 28	- 52 18 U.S.C. 19	956(a)(1)(A) & (B)(i)	Money Laundering
*Max. Penalty	/: 20 years' imprison	ment and up to a \$50	00,000 fine or twice the value of the funds

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	MICHAEL BUCCIN	NNA
Counts #: 53 - 77	18 U.S.C. 1957	Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activities
*Max. Penalty: 10 ye	ears' imprisonment a	nd up to a \$250,000 fine
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's	Name: JEFFREY BA	ASS
Count #: 1	18 U.S.C. 1962(d)	RICO Conspiracy
*Max. Penal	ty: 20 years' imprison	ment and up to a \$250,000 fine
Count #: 2	18 U.S.C. 1955	Illegal Gambling Business
*Max. Penalt	ty: 5 years' imprisonme	ent and up to a \$250,000 fine
Count #: 5	18 U.S.C. 1956(h)	Money Laundering Conspiracy
	ty: 20 years' imprisonr ne transaction	ment and up to a \$500,000 fine or twice the value of the fund
Count #:		
*Max. Penalt	ty:	
Count #:		
*Max. Penalt	ry:	

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's	Name: FREDERIC	K SCAROLA
Count #: 3	18 U.S.C. 1511	Obstruction of Justice
*Max. Penal	ty: 5 years' imprisonr	ment and up to a \$250,000 fine
Count #:		
	19.11	
*Max. Penal	ty:	
Count #:		
*Max. Penal	ty:	
Count #:		
*Max. Penal	ty:	
Count #:		
*Max. Penali	ty:	

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's	Name: GIUSEPPE I	BELLITTO
Count #: 1	18 U.S.C. 1962(d)	Rico Conspiracy
*Max. Penal	ty: 20 years' imprison	ment and up to a \$250,000 fine
Count #: 2	18 U.S.C. 1955	Illegal Gambling Business
*Max. Penal	ty: 5 years' imprisonm	nent and up to a \$250,000 fine
Count #: 4	18 U.S.C. 894(a)(1)	Conspiracy to Use Extortionate Means to Collect Extensions of Credit
120		
*Max. Penalt	ty: 20 years' imprisonr	ment and up to a \$250,000 fine
Count #:		
*Max. Penalt	ty:	
Count #:		
*Max. Penalt	ty:	

*Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's	Name: MARK CARA	ATTINI
Count #: 1	18 U.S.C. 1962(d)	RICO Conspiracy
*Max. Penal	ty: 20 years' imprison	ment and up to a \$250,000 fine
Count #: 2	18 U.S.C. 1955	Illegal Gambling Business
*Max. Penal	ty: 5 years' imprisonm	ent and up to a \$250,000 fine
Count #: 5	18 U.S.C. 1956(h)	Money Laundering Conspiracy
	ty: 20 years' imprisonr ne transaction	ment and up to a \$500,000 fine or twice the value of the funds
Count #:		
*Max. Penal	ty:	
Count #:		
*Max. Penalt	ty:	

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Count #:4 18 U.S.C. 894(a)(1) Conspiracy to Use Extortionate Means to Collect Extensions of Credit *Max. Penalty: 20 years' imprisonment and up to a \$250,000 fine Count #: *Max. Penalty:
Count #:
Count #:
*Max. Penalty:
*Max. Penalty:
Count #:
*Max. Penalty:
Count #:
*Max. Penalty:
Count #:
*Max. Penalty:

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's	Name: ANSON KLII	NGER
Count #: 1	18 U.S.C. 1962(d)	RICO Conspiracy
*Max. Penal	ty: 20 years' imprison	ment and up to a \$250,000 fine
Count #: 2	18 U.S.C. 1955	Illegal Gambling Business
*Max. Penal	ty: 5 years' imprisonm	ent and up to a \$250,000 fine
Count #: 5	18 U.S.C. 1956(h)	Money Laundering Conspiracy
	ty: 20 years' imprisonr ne transaction	ment and up to a \$500,000 fine or twice the value of the funds
Count #:		
*Max. Penal	ty:	
Count #:		
*Max. Penal	ty:	

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	JOSEPH SPITAL	ERI	
Count #: 1 18 U.S	S.C. 1962(d) RIC	O Conspiracy	
*Max. Penalty: 20 ye	ears' imprisonment	and up to a \$25	0,000 fine
Count #: 6 18 U.S	S.C. 1956(h)	Mone	ey Laundering Conspiracy
*Max. Penalty: 20 ye involved in the transa		and up to a \$500	0,000 fine or twice the value of the funds
Counts #: 7 - 12	18 U.S.C. 1956(a)(1)(A) & (B)(i)	Money Laundering
*Max. Penalty:20 yearnvolved in the transa		and up to a \$50	0,000 fine or twice the value of the funds
Counts #: 13 - 15	18 U.S.C. 1957		n Monetary Transactions in Property n Specified Unlawful Activities
*Max. Penalty:10 yea	ars' imprisonment a	and up to a \$250	,000 fine
Counts #: 16 - 21	18 U.S.C. 1956(a)(1)(A) & (B)(i)	Money Laundering
*Max. Penalty: 20 ye involved in the transa	-	and up to a \$500	0,000 fine or twice the value of the funds

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name:	JOSEPH SPITALE	RI
Counts #: 22 - 24	18 U.S.C. 1957	Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activities
*Max. Penalty: 10 ye	ears' imprisonment a	nd up to a \$250,000 fine
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		
Count #:		
*Max. Penalty:		

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Detendant's	Name: CHARLES	CLAY	
Count #: 2	18 U.S.C. 1955	Illegal Gambling Business	
*Max. Penal	ty: 5 years' imprisonr	nent and up to a \$250,000 fine	
Count #:3	18 U.S.C. 1511	Obstruction of Justice	
*Max. Penal	ty: 5 years' imprisonn	nent and up to a \$250,000 fine	
Count #:			
*Max. Penal	ty:		
Count #:			
*Max. Penal	ty:		
Count #:			
*Max. Penal	ty:		

*Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's Name: F	PEGGY PRESTON		
Counts #: 5 & 25	18 U.S.C. 1956(h)	Money Laur	ndering Conspiracy
*Max. Penalty: 20 yea involved in the transac		o a \$500,000 f	ine or twice the value of the funds
Counts #: 28 - 52	18 U.S.C. 1956(a)(1	I)(A) & (B)(i)	Money Laundering
*Max. Penalty: 20 year involved in the transac		a \$500,000 f	ine or twice the value of the funds
Counts #: 53 - 77	18 U.S.C. 1957		Monetary Transactions in Propert n Specified Unlawful Activities
*Max. Penalty: 10 year	s' imprisonment and up to	a \$250,000 fi	ne
Count #:			
*Max. Penalty:			
Count #:			
*Max. Penalty:			

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's	Name:	MARK WEIS	S	
Count #: 1	18 U.	S.C. 1962(d)	RICO Conspiracy	
*Max. Penalt	y: 20 y	ears' imprisoni	ment and up to a \$250,000 fine	
Count #: 4	18 U.	S.C. 894(a)(1)	Conspiracy to Use Extortionate Means of Credit	to Collect Extensions
*Max. Penalt	y: 20 y	ears' imprisonn	nent and up to a \$250,000 fine	
Count #: 25	18 U.	S.C. 1956(h)	Money Laundering Cons	spiracy
*Max. Penalt involved in the		•	ment and up to a \$500,000 fine or twice t	the value of the funds
Counts #: 28	- 52	18 U.S.C. 19	56(a)(1)(A) & (B)(i) Money Launderin	ng
*Max. Penalt involved in th			nent and up to a \$500,000 fine or twice t	the value of the funds
Counts #: 53	- 77	18 U.S.C. 19	57 Engaging in Monetary Trans Derived from Specified Unlawfu	
*Max. Penalt	y: 10 ye	ears' imprisonn	nent and up to a \$250,000 fine	
			ncarceration, does not include possib ns, or forfeitures that may be applicat	

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DUNITED STATES IDISTRICTS COURSE 02/01/2001 Page 70 of 71 SOUTHERN DISTRICT OF FLORIDA **PENALTY SHEET**

Defendant's	Name: JACOLYN B	ARUCH
Count #: 1	18 U.S.C. 1962(d)	RICO Conspiracy
*Max. Penal	ty: 20 years' imprison	ment and up to a \$250,000 fine
Count #: 2	18 U.S.C. 1955	Illegal Gambling Business
*Max. Penal	ty: 5 years' imprisonm	ent and up to a \$250,000 fine
Count #: 5	18 U.S.C. 1956(h)	Money Laundering Conspiracy
	ty: 20 years' imprisonr ne transaction	ment and up to a \$500,000 fine or twice the value of the funds
Count #:		
*Max. Penal	ty:	
Count #:		
*Max. Penal	ty:	

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.

Defendant's	Name: DAVID BEL	L
Count #: 1	18 U S C. 1962(d)	Rico Conspiracy
*Max. Penalt	y: 20 years' impriso	nment and up to a \$250,000 fine
Count #:4	18 U.S.C. 894(a)(1) Conspiracy to Use Extortionate Means to Collect Extensions of Credit
*Max. Penalt	y: 20 years' imprisor	nment and up to a \$250,000 fine
Count #:25	18 U.S.C. 1956(h)	Money Laundering Conspiracy
	y: 20 years' imprisor le transaction	nment and up to a \$500,000 fine or twice the value of the funds
Counts #: 78	<u>- 85</u> 18 U.S.C. 1	956(a)(1)(A) & (B)(i) Money Laundering
	y: 20 years' imprisor le transaction	ment and up to a \$500,000 fine or twice the value of the funds
Counts #:86	- 93 18 U.S.C. 1	957 Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activities
*Max. Penalt	y: 10 years' imprison	ment and up to a \$250,000 fine

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.